### The Table

#### The Corral is Large

cial care taken with stock or other proper beree's management of Desert Station speaks in the highest terms of it. anuary 24 1878.

#### Saddler, Harness Maker and UPHOLSTERER.

WORK IN THESE SEVERAL LINES done with

Promptness and in Good Style.

sustanters, at my shop on Congress street, in Tacson, just opposite office Probate great register, as to name, date, etc.

A. E. JOHNSTON. Jaly 8, 1876.

### Dissolution of Partnership.

THE COPARTNERSHIP HERETOconsent. S. Silverberg is hereby authorized to collect all accounts due to and pay all liabilities contracted by the late firm. S. SILVERBERG.

Tueson, Arizona, Dec. 30, 1876. Probate Notice.

#### N PROBATE COURT, COUNTY OF Pinal, Arizona Territory.

Estate of Frank Shook, Deceased. all persons having claims against the said decessed, to exhibit them with processed rouchers within ten months after the first ablication of this notice, to the said ad-

## Notice to Creditors.

IN THE PROBATE COURT OF MARIcops County, Territory of Arizona. In the matter of the estate of Dedrick

M. P. GRIFFIN. Administrator of the estate of Dedrick Clauson, deceased,

### Probate Notice.

N PROBATE COURT, COUNTY OF

Estate of Joseph Castle, deceased. the first publication of this notice to the sald administrator at his residence in Flor-ence or to H. B. Summers at his office in district court. Florence, Pinal county, Arizona Territory.
FRANK GRIFFIN,
14-4w Administrator of said estate.

## Probate Notice.

said town of Florence.
JOSEPH COLLINGWOOD.

## Power of Attorney.

## Turson, Arizona, Jan. 6, 1877.

para que el haga cualesquiera y todos actos que el abejo firmado pudiera legalmente

Delinquent Tax Notice. VOTICE IS HEREBY GIVEN THAT

R. N. LEATHERWOOD,

tanto doy noticia que si las tasaciones de lincuentes alli especificadas no se pagan a dicho Procurador Briggs Goodrich, en el termino de veinte dias desde esta fecha; enzara el proceso por esta para exigidos por la ley.
R. N. LEATHERWOOD, las tales tasaciones y los costos

#### Tucson, Enero 3, de 1877. Presbyterian Church.

Services at the Court-house every Sab bath at 11 A. M. All are cordially invited.
J. E. ANDERSON, Pastor.

## THE CITIZEN.

SATURDAY, - JANUARY 18, 1877.

Suit Against Pima County.

S. W. Carpenter, Recorder of this county, Cash paid by Marshal... brought suit against the County of Pima Cash paid by Recorder .... in justice court, before Justice Joseph Neu- Cash from sale of lots... is always supplied with an ample variety of weil-cooked food. No exaggeration in this. Stage passengers and travelers by the understand it, and to them all unthere understand it, and to them all unthere understand it, and to them all unthere understand it. and filing of affidavits of electors, and for Cash paid Village Recorder... and Briggs Goodrich, District Attorney, Cash paid for printing... for defendant.

the County of Pima.

After proving the account on file by Cash paid for keeping team. plaintiff, and the disallowance of said ac- Cash balance of warrants. for defendant moved for a non-sult upon Cash for trees... the ground that the fees claimed by plain-green by intrusted to the proprietor.

Everybody familiar with Chas. H. La-green by the ground that the fees claimed by plain-tiff upon which the action is based, is not Cash for house and lot on street..... a legal charge against defendant, and that Cash paid for labor... the only compensation of said County Cash for goods and teamster. Recorder for such services as provided and Cash for blacksmithing ... fixed by law, is the sum of I5 cents and no Cash for dog collars and bucket ......

Cash for repairs to wagon . The Court denied the motion for a non- Cash for goods... suit, and gave its reasons as follows: Cash for poles for fence

1. In my judgment I do not consider Cash for repairs, etc.. that the spirit of the act of 1875 excludes Cash paid stone mason... the County Recorder from receiving and Cash for vaccination ... demanding more than 15 cents for all the Cash for legal services .. work and labor devolved on him in per- Cash for buckets for well. feeting the registration of a name. Section tour of said act prescribes the duties of the Cash on hand .. and with prompiness and satisfaction to Recorder in placing a name upon the

This section taken in connection with section 26 of said act, in my judgment, shows exactly what constitutes the entering a name upon the great register and for C. A.Tweed and DeForest Porter, As-ociate pearances and the circumstances that the San Francisco, January 10.—Advisuch entering the law prescribes that he Justices. shall receive the fee of 15 cents from the county, but the statute simply limits the fore existing between the undersigned county, out the statute simply limits the carried fee to the mere entering or placing the the town of Tucson, Arizona, under names upon the register, and does not say the firm name and style of E. N. Fish & names upon the register, and does not say J. M. Sanford vs A. L. Moeller, case subthose fears, and not in spirit of revenge. Company, is this day dissolved by mutual that he shall receive no more, But in the mitted on brief by appellant; J. A. Rush In my judgment there is no sufficient meantime it goes on and prescribes other argued case for respondent, and taken uncause to believe the defendant, Thomas P. duties for such County Recorder, such as der advisement by ourt. the Recorder from receiving the fee allow- case taken under advisement by the court. ed by law, when any justice of the peace, Village of Prescott vs J. G. Cambell, er discharged. to administer oaths might take the very visement. same affidavits and receive his fee therefor. Village of Prescott vs Jackson and lively drunk just south of town. Some San Diego January 7.—The sworn ton will not accept this proposition

name upon the great register had been pre-scribed and the act of 1875 was merely at of application by Mr. Masterson, for los reserve, shows conclusively what good Clauson, deceased.

Seribed and the set of 1875 was merely at of application by Mr. Masterson, for Notice is hereby given to the creditors of amendatory to the prior set, then no fee admittance to practice before this Court. and all persons having claims against the admittance to practice before this Court. It is reserve, shows conclusively what good need be preserve ed without the Legislature is the most exciting and bitter cam argust can be done by paid Indian police well petition. Congress for an American ident to see that the Legislature is the most exciting and bitter cam argust can be done by paid Indian police well. I have ever witnessed. None have had with the necessary vouchers, within ten desire to raise or lessen it. Therefore secmonths after the first publication of this notice to the administrator at his office in placing a name upon the great register being merely a limitation of the fee for

The case of William Cole vs. C. C. Bean side to side, - and once in the head. In Probate Coult, County of Arizons.

The case of William Cole vs. C. C. Bean Immediately after the shooring, Kerr Uncle Harris, is strictly tested with acid before being sold; and every purchaser York Times of the 9th, says this Mayrailroads, has accepted the report of Pinal, Territory of Arizona.

Estate of Jose Ma. Barragan, deceased.

Notice is hereby given by the undersigned, administrator of the estate of Jose Ma.

Barragan, deceased, to the creditors of and surple of the county, from whence it comes. Appellants duals of the county, from whence it comes. Appellants all persons having claims against the said.

Was arrested and placed in committee and has created much feeling in Yavapai has created and placed in George A warrant has been issued in the case and has created and placed in George A warrant has been issued in the case and has created and placed in George A warrant has been issued in the case and has created and placed in George A warrant has been issued in the case and has created and placed in George A warrant has been iss all persons having claims against the said deceased, to exhibit them with the necessary vouchers within ten months after the Judges John A. Rush and J. T. Alsap and Streets. San Francisco. Is his establishfirst publication of this notice, to the said administrator at his place of business in Florence, Pinal county, Arizona Territory, thought of partiality, we simply write as Armstrong have leased the Yellow Jacket to H. B. Summers at his office in the we are informed, that the attorneys on gold mine for a term of six months, and THE UNDERSIGNED HEREBY GIVES case, and was followed for the opposite coming to Arizona some months ago, was ladies and children's dresses, and in fact lating to the matter, reached this city same reported by sub-committee, pro-Interpretation of the Company of the behalf that the undersigned could lawfully do, were he himself present.

Great Eastern and Western Markets

Mr. L. M. Jacons, senior of the firm of y do, were he himself present.

And the undersigned hereby appoints with masteriy ability, showing careful kind of a mine he has leased. Like all L. M. Jacobs & Co., arrived in town a cou-And the undersigned hereby appoints the said Samuel Hughes, Sr., his authorized agent in Tucson, Arizona, to make any and all collections, sales, payment of just debts, &c., for and on behalf of the sentation of Judge Rush's premation of Judge Rush's premation of the case, that without regard

And the undersigned hereby appoints with masterily ability, showing careful who have examined it, he regards the ple of stages ago from San Francisco, which Bennett refused to make public. Interest in his care. We have heard such doubt but it soon will be proven one of the bright and successful business and details, the nature of direct and feasible route. Vote on or which Bennett refused to make public. Another friend of Bennett also received and feasible route. Vote on or which Bennett refused to make public. Another friend of Bennett also received a dispatch of same purport.

New York, January 4.—A brother most valuable on the Pacific Coast.

## Cowardly Assault.

wounds on his head. From appearances body. it would seem that his assailant or assail-Notice is hereby Given that and accordance with section 35 of an Act, approved February 12, 1875, "To provide revenue for the Territory of Arizona." Brown turned around terprise is changeable. There was a time linquent taxes therein specified are paid mies, is one of the most temperate of men show the marvelous change in this respect leau's Hall on Meyers street. to the District Attorney within twenty days from this date, action will be commenced by said District Attorney for the does not appear to be seriously injured but specimen of English as Wm. H. Hardy's of such taxes and cost as re-his head is badly cut and bruised. The late letter without a grimace or wrench of the imported Havana cigar, go to Mansblows which he received not only rendered its grammatical bowels. 14-3w him temporarily insensible but have con- Messrs. Uruchurtu and Barbetas, of Tuc-Noticia de Tasaciones Delincuentes. for hours preceding the attack, so there nishing music for balls, parties and all Mansfeld's News Depot. SE DA POR ESTA NOTICIA, QUE EN- seems no hope of his recalling any circum festive occasions, and also teach music to acuerdo con la Sec. 35 del Acta, aprovada Febrero 12, 1875, "Para proveer fondos para el Territorio de Arizona, y los varios condados del mismo," he depositado el dia 3 de Enero, 1877, una lista de pity, for if there is any one thing that Tasaciones Delincuentes por el año 1876, would render Mr. Brown's fature life saten manos de Briggs Goodrich, Procurador de Districto del condado de Pima; y por isfactory to himself, and please his triends.

> MESSRS. S. SILVERBERG, E. N. Fish and F. P. Massolletti left for Florence on MINERS and prospectors, in fact all lowing: will soon return to San Francisco but will an assay office in Tucson. It is located on continue business in Arizona.

Mr. A. E. Knowles, representative of

### Village Treasurer's Statement.

The following is the statement of the shooting of Matt Bledsoe by Thos. P. Treasurer of the Village of Tueson for the Kerr, continued in Justice Neugass' court year ending December 31, 1876: Cash from licenses... 704 75 ing in, Briggs Goodrich, District Attor-Cash from S. Hughes. S. W. Carpenter, County Recorder, vs. Cash for wagon and horse Cash from rent of Plaza.

> \$ 122 00 counsel for defendant. The court render-177 51 ed its conclusions as follows: Cash paid for tools... 122 11 Hovey's Saloon, it appears from the evi-57 00 dence in general that the deceased was al-

Total disbursed

#### Supreme Court.

Case of Jacob Starrer vs J. E. and R. W. Wharton, dismissed.

In Martin Thompson vs C. R. Avers. appeal dismissed. J. M. Sanford vs A. L. Moeller, case sub- those fears, and not in spirit of revenge, consequence. The bears are still on

the taking of affidavits and filing them in W. Colevs C. C. and M. M. Bean, after arthat he acted only in self-defense and that assessed one dollar per share. his office. It certainly seems to me that gument of Hugh Farley for appellant, and the killing therefore was justifiable." the Legislature did not intend to deprive Messrs, Rush and Hoyt for respondent,

notary public, or any other officer entitled submitted on brief and taken under ad-

been passed and the same fee of placing a sented by the said committee but allowed police on every reservation or among

## Fatal Shooting.

About 9 o'clock on yesterday morning affidavits, and in section 11, namely, the faking of all affidavits subject entirely to the fees prescribed for these particular acts. The motion for non-suit is therefore denied.

No syndame between the finance of the factor ed, administrator of the estate of Joseph Castle, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice in favor of continuing the corporation.

San Diego, January 10.—The death of Lieut. Camp, Twelfth Infan'ry, at dispute arose in regard to a lecking. A dispute arose in regard to a lecking. The death lecking arose in regard to a lecking. A dispute arose in regard to a lecking. A dispute arose in regard to a lecking. A dispute arose in regard to a lecking. A disp

right up to the importance of the suit, and such systematized care and economy as and Congress streets, has just received the had been seriously wounded but Ben-

not pay all that was due from them, it was Y elabajo firmado nombra al Sr. Samuel
Hoghes su autorisado agente en Tucson,
Arizona, para que haga cualesquiera y
todas collecciones, ventas, pagamiento de
todas collecciones, ventas collecciones del collecciones del collecciones del coll tion and bleeding from a number of resentation or misrepresentation of any-

feld's News Depot.

Mansfeld's News Depot.

tobaccos at Mansfeld's News Depot.

Hermosillo, a lot of the finest and largest oranges ever brought to this market. Sonora oranges are noted as being the sweetest on this coast.

and stand by it. Congress and the na bave been issued, have been torn out. ty miles north of town.

THE investigation in the case of the TELEGRAPHIC NEWS. United States Telegraph Line. from Wednesday to Thursday, was con-PACIFIC COAST MATTERS. 8 60 cluded on Thursday. All the evidence be-

San Francisco, January 6 .- Anoth-175 00 nes, moved for the discharge of the pris- er petition, that of Samuel Lick, the 263 15 oner upon the grounds that the evidence half-brother of James Lick, has been 19 25 proved that the defendant in killing Matt filed for letters of administration on 12 30 Bledsoe acted in pure self-defense. The the Lick estate. Petition of James W. 140 44 whole examination was ably carried on by Lick was dismissed on his own motion. ...\$1,473 49 the District Attorney, and L. C. Hughes, The new petition sets forth same facts as former petitions of John W. Lick, 75 00 In my judgment it appears from the San Francisco, January 6.-Stocks ties.

14 50 evidence that the defendant acted in more steady to-day. 12 00 the case, intended manifestly by violence journed to-day on account of the death emigration law as unconstitutional and ed a bullet in his bowels. 10 00 ing up the quarrel between the parties day.

commencing at the Gem Saloon, into The California mine declared its regular \$2 dividend.

10 00 ways the assailant. The defendant en-54 00 deavored to leave the house and declined sky nor barometer affording any sign write out their notes. They will re-54 22 struggle or trouble at the time of the dis- of rain. The anxiety is very great for port that the State votes for Hays for New Orleans, January 8.—Both 86 00 pute between Hovey and deceased, and crops.

there and then on the eve of leaving, the SAN FRANCISCO, January 8. - The 100 00 defendant was assaulted in a violent man- prevailing drouth and warlike advices and violent man, and as stated by witness that freights are nominal.

ces from the interior indicate some telligence and firmness, and that the designs are eagerly watched.

Kerr, guilty of the crime of murder, but remain quiet. Crown, Point has been of Huntington's refusal to adopt the of Paydras street. U. S. Marshal Pit.

Small pox is on the increase again: Some of the Papago Indians are having a of the city.

Notice is hereby given by the undersign.

Notice is hereby given by the undersign or Prescot. Village of P discriminating between persons which it very seldom does and certainly in my very seldom does not in this case.

H. W. Fieury vs Jackson and Tompkins. argument and taken under advisement.

Bank of California, as they stood Jan.

The sub-committee will probably refer are constantly signaling the custom ministrator at his residence in Globe district, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his office in firet, or to H. B. Summers at his residence in Globe district, or to H. B. Summers at his residence in Globe district, or to H. B. Summers at his office in firet, or to H. B. Summers at his residence in Globe district, or to H. B. Summers at his office in firet, or to H. B. Summers at his credit of profit and loss.

THE village election at Prescott, on Jan- ests here are the prevailing topic of the nized.

ANY article of jewelry that is left with circumstances.

Streets, San Francisco, is his establishnight these gentlemen refused to state

the favorable mention of Judge Rush's preto the merits of the suit, this mention is

to the merits of the suit, this mention is

MR. HARDY says no tax has been col
BAR MEETING.—Committee appointed

The New York Tribune's Washing.

MR. HARDY says no tax has been col
BAR MEETING.—Committee appointed

The New York Tribune's Washing.

MR. HARDY says no tax has been col
BAR MEETING.—Committee appointed

The New York Tribune's Washing.

The New York Tribune's Washing.

MR. HARDY says no tax has been col
BAR MEETING.—Committee appointed

The New York Tribune's Washing.

The New York T L'LABAJO FIRMADO DA AVISO QUE has nombrado at Sr. Samuel Hughes, de Tucson, Arizona, su legal poder de abogado en el pueblo de Tucson, Arizona, paraque el haga cuales nulera e todana.

Bar Merring.—Committee appointed to draft resolutions, out of respect to the death of Judge John Titus, will report this morning at the opening of court, at which time remarks are unless nulera evidence of this time remarks are unless nulera evidence of the second of the 9th, says none of the south Carolina representatives expect to the death of Judge John Titus, will report this morning at the opening of court, at which time remarks are unless to the second of the 9th, says none of the south Carolina representatives expect to the death of Judge John Titus, will report this morning at the opening of court, at which time remarks are unless to the second of the 9th, says none of the south carolina representatives expect to the death of Judge John Titus, will report this morning at the opening of court, at which time remarks are unless to the second of the 9th, says none of the south carolina representatives expect to the death of Judge John Titus, will report this morning at the opening of court, at which time remarks are unless to the second of the 9th, says none of the south carolina representatives expect to the death of Judge John Titus, will report this morning at the opening of court, at which the citizens of the second of the 9th, says none of the south carolina representatives expect to the death of Judge John Titus, will report this to see the faces of the two governments. apal county, and written evidence of this time remarks are expected to be made by March; if Hayes is inaugurated, they various accounts of the concurrence say the Hampton party will promptly are given by the different papers.

> people will come from there into Arizona indication of change of weather. Bar-bound to resent as he did. ometer has fallen slightly since yester-

vide revenue for the Territory of Arizona and the several counties thereof," I did, on the 3d day of January, 1877, deposit a certification of the Whole matter at present for the Whole matter at present for the Victoria, B. C., January 9.—Serious when a discovery of an error in grammar or in the construction of a sentence, in a straightforward, honest letter from a promise forty miles from here, where the com-Silver bars 131%; gold bars 1231%; gold government. A special messenger has gold closed at 106%@%. ATTENTION SMOKERS.-If you want a force to protect the commissioners.

Washington, January 4.—Senator fused his remembrance of everything even for hours preceding the attack, so there seems no hope of his recalling any circum stances which would furnish a cine for THE very best assortment of writing ma-The best brands chewing and smoking prominence of the signers and import dress rehearing events during and ance of their interests. It was signed since the canvass. An extract from a private letter to honored, it is asserted, by nearly every The World's Washington dispatch says C. A. Franklin of Tucson, dated El branch of industry. Signers are some Paso, Texas, January 8, gives the foll fifty in number. Conkling added that Hancock to the Pucific coast, and Gen. In APACHE PASS and CAMP BOWIE. C. A. Franklin of Tucson, dated El branch of industry. Signers are some some weeks ago orders were received Monday afternoon on business of the late classes of our citizens, ought to be glad All United States troops in vicinity the peritioners. This was a question Hancock, and directing Gen. McDow 14-3w firm of E. N. Fish & Co. Mr. Silverberg that Mr. W. A. Langley has established of El Paso are moving south and concentrating at Fort Davis, Texas. The was right for parties to contend but Pacific, to remain in New York. This West, as well as GOODS for ALL, and at Main street, in northern part of town. He guarantees the correctness of his assays. Paso, and after a sharp skirmish were ballot box, the only duty and lawful made, it was ascertained upon examin-Wm. Bichard & Co., at Sanford, is in town. Mal. J. H. Lord and Thomas Ewing redriven off and across the Rio Grande proceedings, is to find out the honest tion that several leaves of the record at PRINTED DEEDS FOR MINING OR He is a live busines man, and says the declare it, bow to it when these orders were supposed to requirements of the Arizona Statutes, for houring will is doing excellent work and days, with six deer. Mr. Ewing killed ment is expected daily, as the revolutional stand by it. Congress and the native been issued, have been issue

Special Dispatches to THE CITIZEN, by should stand and falsehood be over. who was at West Point with Grant and

from one point to another, and the re-idan was ordered to New York may be sult will be a virtual suspension of pay- easily conjectured.

8 00 and surprise to commit a felony. Follow of Frank Swift, Secretary, last Saturplacing all laws connected with emi-

Weather remains unchanged, neither days. The reporters require time to Rouge to New York including 400 bar-

35 00 ner by the deceased, with his right hand from Europe have brought the grain port of the sub-committee of the fighting. 10 00 on his pistol, and then and there the mor. trade here almost to a dead lock; ships House committee Pacific railroad com. New Orleans, January 9.- The stal blows were given. From the evidence ness elsewhere, the difference between the deceased was a powerful, dangerous views of buyers and holders being such mise was postponed yesterday in House. A force of about three thousand Williams, defendant could not leave the San Francisco, January 9 .- There is sub-committee regarding the line of threaten to take the State House. Pack-Court met January 4, 1877. Present: Hon. house without taking chances of being nothing new in mining stock market route through California. They had Later.—Nichols has issued a procalready materially modified the origin- lamation counseling peace, and the al bill so as to require the road to be dispersion of all to their homes. danger was imminent and sufficient to ex- ces from the interior indicate some built from the vicinity of San Gorgo- New Orleans, January 9. — The cite the fears of a man of reasonable in- rain is very great and the smallest nio Pass to San Diego by way of San commander of the U.S. sloop Ossippe, defendant acted under the influence o Stock market shows no change of venting the apprehended detour via custom house in order to communicate San Francisco, January 11 .- Stocks them that San Diego interests in view the Monitor Canonicus are lying at foot The Court therefore ordered the prison- forty-seven cases have been reported in ganized, to build the direct line from NEW ORLEANS, 3 p. m.—No change the last ten days. Diptheria is still San Diego to Yuma with the same aid in the stuation. Ogden's militia are raging, especially in the southern part and privileges as proposed for the Scott massed in the square of the State House

2. In my judgment section 26 of said act Territory of Arizona vs Louis Davis, ap- some paid police for the purpose of fer- uary 2, 1877, has been given to the pub. the proposition to the full committee, house. The Nichol's Supreme Court, In the matter of the application of Murat liquor, it is doubtful if there ever will be holders held at the Bank yesterday. Washington, January 10.—Secret record and appointing Alfred Roman, which is doubtful if there ever will be holders held at the Bank yesterday. was especially necessary since no fee had the retofore been prescribed for the act and the country of the applicant was filed objecting to a portion of the committheretofore been prescribed for the act and filed objecting to a portion of the committees of the public debts, the capital of the Bank was fulless, the capital of the Bank was fulless, the capital of the Bank was fulless. The committees of the public debts, the capital of the Bank was fulless. The capital of the Bank was fulless at New Orleans, as follows: "It is the duty of placing a name on the great tee, and declining to appear before that lie generally than that of the Indian, make ly restored with a small surplus to the reported that the State House in New ing and was introduced to the legislative declining to appear before that lie generally than that of the Indian, make ly restored with a small surplus to the Orleans is surrounded by a mob. If ture by the retiring governor, T. A SAN Drego, January 8.—American this is so, notify all persons to disperse and compel compliance with your or a brief address and closed by saying: los reserve, shows conclusively what good citizens living in Matamoras, Mexico, der. It is the determination of the Pres- "We have just passed through one of

pary 2, resulted in the election of E. J. of the day. Mr. A. E. Horton started The House committee appointed to pleased to co-operate with you in any scribed in section 5, namely, the taking of Matt Bludso was shot in a saloon on Cook, Mayor; O. Allen and Dan Hatz. yesterday morning for Washington to consider the question of counting the measure calculated to make us a united

of sait.

Counsel for defendant appealed to the district court.

Display of Legal Talent.

Camp Halleck, Nevada, is reported.

SAN Diego, January 11.—Mrs. The Chances are that it will pass both the chances are that it will entitle continued until, as favor of continuing the corporation.

SAN Diego, January 11.—Mrs. The Camp Halleck, Nevada, is reported.

SAN Diego, January 12.—Hrs. The Chances are that it will entitle continued until, as favor of continuing the continued until, as at Mount Fair View in this county, structed between Texas and Missis scriptures by allowing women to who died recently under suspicious sippi river, but think that the company would not be likely to issue bonds

Pacific railroad line. Committee made The OLD AND LONG ESTABLISHED

Washington, January 11.-House them. It was learned from several committee on Pacific Railroads has auwe are informed, that the attorneys on both sides did their whole duty and came both sides did their whole duty and came intend to work it energetically and with Samuel H. Drachman, corner Main had been seriously wounded but Ben. that especially did Mr. Farley open the will insure satisfactory profits. Mr. Armargument by a very clear statement of the strong is a miner of experience, and before ever brought to this market; also lot dispatch of an authentic character re-tion for its passage. The bill is the

odas collecciones, ventas, pagamiento de lecidas justas, etc., en el interes del abajo limato.

S. SILVERBERG.

Tuesday, and the court adjourced to Saturday night last, to go to belegate, and this privilege, perhaps, can most unpleasant altercation with Dr. not be taken away from him; but he will meet to announce fices without a struggle.

Tuesday, and the Court adjourced to Saturday, when it will meet to announce fices without a struggle.

May, in course of which he used language. LETTERS from Sonors, say that many weather has been cloudy all day with hearing of it yesterday morning, felt

The Chamber of commerce to-day

government. A special messenger has arrived in town to-night for an armed force to protect the commissioners.

New York, January 5.—A Herald's New Orleans dispatch says Republicant we meet the necessities of our customers are enrolling militia daily. Gen. Longstreet will be in command. No house in the Territory. dential question. He made a speech police and will be defended from any in presenting it, setting forth the attempt to take possession. The Dem-

he himself was in full sympathy with Sheridan to this city to succeed Gen. tionists are moving for this purpose, tion should do whatever stands based and no trace of them has since been January 3, 1876.

on law and right. The people's will found. Gen. A. Buford, of Kentucky, thrown. The petition was referred to anthority for saying that such an order the special compromise committee, was issued, but that Hancock absolute-Washington, January 6.- The ap. ly refused to obey it. I know that this propriation for transportation of United States notes and securities for prespanied by his resignation to take effect ent fiscal year is exhausted. Unless if the order was not rescinded. The deficiency appropriation is immediate order was revoked and dates destroyed."
With what purpose just at this juncly made, treasurer cannot move funds ture of the political situation Gen. Sher-

ments by government in several locali. NEW YORK, January 8.- A report is circulated that a private dispatch has The House commerce committee will been received from Montreal stating 331 50 pure self-defense, The deceased no doubt, San Francisco, January 8.—The next week report bill providing for that young Bennett and May have 16 35 and from the circumstances surrounding San Francisco Stock Exchange adnew emigration law setting aside State fought a duel, and that Bennett receiv.

gration under the national government, derstood that military authorities have The South Carolina Committee of orders to transfer 3,000,000 pounds ord. the House cannot report for several nance and ordnance stores from Baton

President and Hampton for Governor. Nichols and Packard were inaugurat Washington, January 6 .- The re. ed to-day as Governor. There was no

consequence of a disagreement in the of Nichol's militia are under arms and

Bernardino or San Jacinto, thus pre- has established a signal station in the Anaheim; but Felsenheld informed with officials there. The Ossippe and direct line, now demand an amend-kins is in constant communication ment allowing their company just or- of the situation.

and Huntington companies. Hunting- which has been re-inforced by 100 colafter spreading their commissions on

war vessel to be stationed there for their protection. The railroad intertheir protection. The railroad intertheir protection. The railroad interthe will decide which should be recogthe will decide which should be recogthe recognition of the railroad inter-Notwithstanding all this, I shall be

PINCKNEY B. TULLY. Tucson, Arizona Territory. SIDNEY R. DELONG, Apache Pass, A. T.

# TULLY, OCHOA & CO.

to its numerous friends and patrons, once more sends greeting and would respect-

NEW AND COMPLETE STOCK of Goods from the

Consisting of

HARDWARE.

QUEENSWARE, GLASSWARE, WINES AND LIQUORS, TOBACCO, CIGARS, &c., &c.

## all ranks, sexes and conditions

Also a full stock of BOOTS & SHOES De

LEATHER. HARNESS. SADDLES. BRIDLES. CHAINS. COLLARS. CARRIAGE AXELS, HUBS, SPOKES and RIMS; MULE and HORSE SHOES and NAILS.

BELLOWS, of all sizes. BELLOWS LEATHER, TACKS ... NAILS for repairing. ANVILS of all sizes. DRIFTING and other PICES and

## HANDLES.

Pine Lumber for Sale.

We have all qualities and kinds of PINELUMBER For sale in lots to suit enstomers. TULLY, OCHOA & CO